BK 95 (Rev. 8/83)

U.S. BANKRUPTCY COURT S.C. HOETHERN DISTRICT OF ICWA

姐ntted States 调a	, ,	APR 1 7 1989
	trict of IOWA	
IN RE: DOUGLAS M. JULIUS & JEAN M. JUI	LIUS, Chapter 7	BARGARA A ESTRUX OFFIK
Debtors.	Case NoX88-015	00F
AVCO FINANCIAL SERVICES OF DENISON, IOWA V. Plaintiff		
DOUCIAS M. JULIUS & JEAN M. Defendants	Adversary Proceeding NoX	89-0038F
JUDGM	ENT	
☐ This proceeding having come on for trial or hearing	before the court, the Honorable 1	William L. Edmond
the issues having been duly tried or heard and a dec	, United States Bankruptcy J	
19	OR]	
In The issues of this proceeding having been duly con	sidered by the Honorable Williar , United States Bankruptcy J	
having been reached without trial or hearing,	, omica states bankruptes s	dage, and a decision
IT IS ORDERED AND ADJUDGED:		
that plaintiff shall recover from jointly and severally, the sum of interest thereon as provided in the non-dischargeable.	\$3,237.80, together w	ith
IT IS FURTHER ORDERED that the indefendants to the plaintiff be an to be non-dischargeable.		
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The state of the s		
cc: Richard E. Bordwell		
W. J. Giles, III U. S. Trustee on 4/17/89, 41	BARBARA A. EVI	ERLY
On 4/11/03, 3/1-	Clerk of Bankruptc	y Court

[Seal of the U.S. Bankruptcy Court]

Date of iccurrence 4-17-89

a... Janis Me Elhang

WJG, III: 3-23-89

UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA WESTERN DIVISION

APR 1 7 1989

BARBARA A EVERLY, CLERK

: IN RE:

DOUGLAS M. JULIUS & JEAN M. JULIUS,

BANKRUPTCY NO:

X-88-01500-F

Debtors.

AVCO FINANCIAL SERVICES OF DENISON, INC.,

ADVERSARY NO:

X-89-0038F

Plaintiff,

:

۷s.

JUDGMENT

DOUGLAS M. JULIUS & JEAN M. JULIUS,

Defendants.

NOW, Come 14, 1989, the parties submit this approved judgment to the court for its ratification, predicated upon their agreement that debtors' obligation to plaintiff be not dischargeable. Having been advised by counsel of this agreement and having perused the reaffirmation agreement, the court finds the agreement is fair and equitable and the indebtedness should be found to be nondischargeable with judgment entered accordingly.

IT IS THEREFORE ORDERED as follows:

- The indebtedness of the debtor-defendants to the plaintiff be and it is hereby determined to be non-dischargeable.
- Judgment be and it hereby is entered against the defendants, and each of them, jointly and severally, in the sum of \$3,237.80, together with interest thereon as provided in the note hereby held to be non-dischargeable.

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3. The aforesaid obligation shall be repaid by the debtors, and each of them, pursuant to the reaffirmation agreement they have executed and filed with the court; failure on their part to complete the repayment terms as provided therein shall result in the issuance of an execution by the clerk of this court on the filing of an affidavit of default by plaintiff or its counsel; the judgment shall be satisfied if \$1,200 be TIMELY paid as therein provided, otherwise the entire balance then unpaid shall be due.

DATED at Sunx City, Iowa.

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Richard E. Bordwell

ATTORNEY FOR DEBTORS/DEFENDANTS

III

W. J. Giles, III ATTORNEY FOR CREDITOR/PLAINTIFF

AVCO FINANCIAL SERVICES OF

DENISON, INC.

ce; Backwell Siles 4.5. Trustee U-17-89, 4m